IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

ADVANCEME, INC.	§	
Plaintiff,	§	
v.	§	
	§	CAUSE NO. 6:06-CV-082 LED
AMERIMERCHANT, LLC,	§	
FIRST FUNDS, LLC,	§	
Defendants.	§	
	<u></u> §	

DEFENDANTS' UNOPPOSED MOTION FOR LEAVE TO EXCEED PAGE LIMIT IN DEFENDANTS' REPLY IN SUPPORT OF THEIR MOTION TO EXTEND FACT DISCOVERY DEADLINES

Defendants AmeriMerchant, LLC, and First Funds LLC (collectively "Defendants") respectfully request that the Court grant leave to exceed the page limit for their Reply in Support of their Motion to Extend Fact Discovery Deadlines (Doc. No. 152). Specifically, in order to properly reply to the issues raised by Plaintiff in its Opposition Brief, Defendants request leave of Court to file a reply of no more than 10 pages. Plaintiff does not oppose this motion.

July 11, 2007

Respectfully submitted,

By: R. Floyd Walker

William G. Schuurman

Texas State Bar No. 17855200

bschuurman@velaw.com

Brian K. Buss

Texas State Bar No. 00798089

bbuss@velaw.com

Joseph D. Gray

Texas State Bar No. 24045970

jgray@velaw.com

R. Floyd Walker

Texas State Bar No. 24044751

fwalker@velaw.com

Graham E. Sutliff

Texas State Bar No. 24046935

gsutliff@velaw.com

VINSON & ELKINS L.L.P.

2801 Via Fortuna, Suite 100

Austin, Texas 78746

Telephone: 512.542.8400

Facsimile: 512.236.3476

Hilary L. Preston

hpreston@velaw.com

VINSON & ELKINS L.L.P.

666 Fifth Avenue – 26th Floor

New York, New York 10103

Telephone: 212.237.0000

Facsimile: 212.237.0100

Douglas R. McSwane, Jr.

State Bar No. 13861300

J. Matt Rowan

State Bar No. 24033137

POTTER MINTON

A Professional Corporation

110 N. College, 500 Plaza Tower

Tyler, Texas 75702

Telephone: 903.597.8311

Facsimile: 903.593.0846

Counsel for Defendants First Funds LLC,

Merchant Money Tree, Inc., and Reach

Financial, LLC

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that all counsel of record who have consented to electronic service are being served a copy of this document via the court's CM/ECF system per Local Rule CV-5(a)(3) on this the 11th day of July, 2007. Any other counsel of record will be served by first class mail on this same date.

/s/ R. Floyd Walker
R. Floyd Walker

CERTIFICATE OF CONFERENCE

Counsel for Defendants asked Counsel for Plaintiff by e-mail on July 11, 2007 whether or not Plaintiff opposed this motion. Counsel for Plaintiff responded on July 11, 2007 that Plaintiff does not oppose this motion.

> /s/ R. Floyd Walker R. Floyd Walker